

CONSTITUTION

AND

RULES

OF THE

RIDEAU CLUB

OTTAWA, CANADA.



1st MARCH, 1898.

N N

×

RIDEAU CLUB

Incorporated under the Act of the Legislature of Canada, 29 Vic., Chap. 98, 1865. Amended by 52 Vic., (Ontario) Chap. 99, 1889-Amended by 59 Vic. (Ontario) Chap. 122, 1896.

.

Committee of Management

PRESIDENT :

MR. GEORGE H. PERLEY.

MEMBERS OF COMMITTEE :

MR. JOHN CHRISTIE MR. GEO. F. HENDERSON
MR. C. A. ELIOT LT.-COL. D. T. IRWIN
MR. ROBT. GILL MR. W. LAKE MARLER

SECRETARY-TREASUSRER :

MR. E. WALDO.

BANKERS :

THE QUEBEC BANK.



AN ACT TO INCORPORATE THE RIDEAU CLUB OF THE CITY OF OTTAWA.

29 VIC. (CANADA) CHAP. 98.

[Assented to 18th September, 1865.]

WHEREAS the persons hereinafter named, with a large number of others in Quebec and elsewhere in the Province of Canada, have associated themselves for the establishment of a Club for social purposes, and whereas certain of the said hereinafter named persons have prayed to be incorporated by the name of the "Rideau Club," of the City of Ottawa, and it it expedient to grant their prayer. Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:—

I. The Honourable John A. Macdonald, the Honourable George Etienne Cartier, the Honourable George Brown, D. Ford Jones, Esquire, W. Shanly, Esquire, the Honourable John Carling, the Honourable L. H. Holton, the Honourable J. S. Macdonald, D. A. Macdonald, Esquire, the Honourable A. T. Galt, the Honourable Hector L. Langevin, Alexander Morris, Esquire, the Honourable W. P. Howland, the Honourable L. Wallbridge, the Honourable James Cockburn, the

Honourable J. C. Chapais, R. J. Cartwright, Esquire, T. C. Wallbridge, Esquire, the Honourable C. Alleyn, M. C. Cameron, Esquire, Robert McIntyre, Esquire, John Poupore, Esquire, W. McGivern, Esquire, R. S. Atcheson, Esquire, the Honourable D. L. Macpherson, the Honourable John Ross, the Honourable D. C. Price, C. J. Brydges, Esquire, Thomas Reynolds, Esquire, Æmilius Irving, Esquire, Thomas Swinyard, Esquire, the Honourable Alex. Campbell, the Honourable J. J. C. Abbott, the Honourable Thomas D'Arcy McGee, William F. Powell, Esquire, Alonzo Wright, Esquire, J. M. Currier, Esquire, the Honourable T. Ryan, the Honourable Sir N. F. Belleau, the Honourable James Skead, the Honourable A. J. Ferguson-Blair, the Honourable John Hamilton (Inkerman), Thomas Mc-Greevy, Esquire, H. Bernard, Esquire, J. Ashworth, Esquire, Allan Gilmour, Esquire, J. G. Vansittart, Esquire, the Honourable G. W. Allan, Ralph Jones, Esquire, the Honourable M. Laframboise, George Irvine, Esquire, W. McNaughton, Esquire, William White, Esquire, Robert Bell, Esquire, John Bell, Esquire, F. Cumberland, Esquire, the Honourable J. Hillyard Cameron, the Honourable James Shaw, the Honourable A. B. Foster, C. S. Gzowski, H. V. Noel and William Petrie, Esquires, the Honourable John Rose, and such other persons as now are or hereafter shall become members of the said Association shall be and are hereby declared to be a body politic and corporate, in deed and in name, by the name of the e,

n,

e,

S.

n,

e,

e,

e,

e,

e,

1e

es

n-

C-

h.

t,

m

1,

e

el

n

er

11

d

"Rideau Club," and shall by the same name, from time to time, and at all times hereafter, be able and capable to purchase, acquire, hold, possess and enjoy, and to have, take and receive to them and their successors, to and for the actual occupation of the said Corporation, any lands, tenements, hereditaments, and real and immovable property and estate, situate, lying and being within the City of Ottawa, and the same to sell, alienate, and dispose of whensoever the said Corporation deems it proper so to do; and the constitution, rules and regulations now in force touching the admission and expulsion of members, and the management and conduct generally of the affairs and concerns of the said Association, in so far as they may not be inconsistent with the laws of this Province, shall be the constitution, rules and regulations of the said Corporation; provided always, that the said Corporation may, from time to time, alter, repeal, and change such constitution, rules and regulations in the manner provided by the constitution, rules and regulations of the said Corporation.

2. All property and effects now owned by or held in trust for the said Association are hereby vested in the said Corporation, and shall be applied solely to the maintenance of the said Corporation.

3. No member of the Corporation shall be liable for any of the debts thereof beyond a sum which shall be equal to the amount of the original entrance fee and the annual subscriptions which may remain unpaid by such member; and any member of the Club, not being in arrear, may retire therefrom, and shall cease to be such member on giving notice to that effect in such form as may be required by the by-laws thereof, and thereafter shall be wholly free from liability for any debt or engagement of the Club.

AMENDMENT BY 52 VIC. (ONT.) CHAP. 99.

[Assented to 23rd March, 1889.]

WHEREAS the Rideau Club have presented their petition praying for an amendment to their Act of Incorporation, and for power to issue debentures to the amounts, and in the manner hereinafter mentioned, and for other purposes; and, whereas, it is expedient to grant the prayer of the said petition: Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:—

- 1. Sections 4, 5, 6, 7, 8, 9 and 10, of Chapter 98, of the Statutes of the late Province of Canada, passed in the twenty-ninth year of Her Majesty's reign, are hereby repealed.
 - 2. Repealed by 59 Vic. (Ont.) Chap. 122.
- 3. The said debentures and all issues thereof shall, without registration or formal conveyance, be taken

and considered to be charges upon the real property of the said Corporation, or any freehold interest held in real property by the said Corporation, as hereinafter specified; and each holder of any of the said debentures issued under this section shall be deemed to be a mortgagee and incumbrancer pro rata with the other holders thereof upon any such interest in all and singular that certain parcel or tract of land and premises situate, lying and being in the City of Ottawa, in the County of Carleton, in the Province of Ontario and Dominion of Canada, being composed of part of town lot number twenty-one on the south side of Wellington street, in the City of Ottawa aforesaid, the said lot numbering eastward towards the Rideau Canal, sixty-six feet frontage on Wellington street by sixty feet on Metcalfe street; and also upon any such interest in a policy or policies of insurance for the full amount of the debentures issued under this section, to be effected upon the buildings on the said property.

4. The interest of the debentures to be issued under section 2 of this Act shall be a first charge upon the entrance fees from new members entering the Rideau Club, and it shall be the duty of the Committee in each year, out of the said entrance fees, in so far as the same shall extend, to pay the whole interest falling due in each year.

5. Repealed by 59 Vic. (Ont.) Chap. 122.

6. The Rideau Club shall also have power to draw, make, accept and endorse all bills of exchange

and promissory notes necessary for the purposes of the Club, under the hands of their President and Secretary, after authority from the Committee of the Club so to do, and in no case shall it be necessary that the seal of the Club be affixed to any such note or bill, nor shall the President or Secretary be individually responsible therefor; provided that nothing herein shall be construed to authorize the Club to issue notes or bills of exchange payable to bearer, or intended to be circulated as money, or as notes or bills of a bank.

- 7. The moneys authorized to be raised by debentures under the provisions of section 2 of this Act shall be applied exclusively in the purchase, improvement or erection of a Club house and dependencies thereon, or for the purchase of any freehold interest therein, and in the payment of any mortgage or charge thereon, and for the redemption of the said debentures and any re-issues as they become due respectively from time to time, and at all times.
- 8. Notwithstanding anything hereinbefore contained, the Rideau Club shall have power to rent any portions of the real estate held by the said Corporation upon such terms and for such period as may be agreed upon.

AMENDMENT BY 59 VIC. (ONT.) CHAP. 122.

d e

[Assented to 7th April, 1896.]

THEREAS the Rideau Club are now indebted in Preamble. the sum of seventeen thousand five hundred dollars in respect of debentures issued under the authority of an Act passed in the 52nd year of the reign of Her Majesty Queen Victoria, chapter 99, and the further sum of forty-one thousand dollars secured by mortgages on the real estate of the Club hereinafter described; and whereas the Rideau Club are desirous of raising or borrowing money by the issue of debentures for the purpose of paying off their said indebtedness;

Therefore Her Majesty by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:-

1. The Rideau Club may raise or borrow money Power to and may execute and issue debentures therefor to an debentures amount not exceeding in the aggregate fifty-eight thousand dollars, for the purpose of paying and redeeming the said debentures, issued under the said Act passed in the fifty-second year of the reign of Her Majesty and the said mortgages on the real estate of the Club.

to \$58,000.

Form of debentures.

2. The debentures issued under section I of this Act shall be for such sums not being less than one hundred dollars each, and in such currency, and shall bear such rate of interest not greater than six per cent. per annum, and shall be payable at such times and places as the Club may determine, but such debentures when paid shall not nor shall any one or more of them be re-issued or renewed until all of such debentures shall have been paid.

Debentures to be a first charge on real estate.

3. The debentures issued under section 1 of this Act shall without registration and without formal conveyance be taken and considered to be and shall be first charges upon the real estate of the Club, as hereinafter specified, subject only to the said debentures issued under the said Act passed in the fifty-second year of the reign of Her Majesty and to the said mortgages on the real estate of the Club until the same respectively shall have been paid; and subject only as aforesaid, every holder of any one or more of the said debentures issued under section 1 of this Act shall be deemed to be and shall be a first mortgagee and encumbrancer pro rata with the holders of the other debentures issued under section I of this Act upon the following lands and premises, being all and singular that certain parcel or tract of land and premises situate lying and being in the City of Ottawa, in the County of Carleton, and Province of Ontario, being composed of lot number twenty-one, on the south side of Wellington street, in the City of Ottawa aforesaid, the said lot numbering eastward towards the Rideau Canal as shown on a registered plan prepared by James D. Slater, dated 20th March, 1863, and also upon a policy or policies of insurance to be effected on the buildings on the said lands and premises.

4. The said policy or policies of insurance shall Interest of be for the full insurable value of the said buildings, holders in and shall be issued and from time to time during the club currency of the debentures issued under section I of this Act or of any one or more of them, shall be renewed, re-issued, or otherwise kept in force with loss (if any) payable to the general manager of the Bank of Ottawa for the time being, in trust, to see that in case of loss or damage by fire the proceeds of such insurance be applied in rebuilding, or in default of rebuilding, to see that such proceeds be paid rateably and equally to the holders of the debentures issued under section 1 of this Act. The holder of any debenture or debentures issued under section 1 of this Act, shall be entitled to have produced and to inspect any such policy or policies of insurance not more than once in any year during which he is holder of such debenture or debentures.

5. Subject only to the charges created and now Interest on existing in favor of the debentures issued under the debentures issued under the debentures said Act passed in the 52nd year of Her Majesty's charge on entrance reign until the same shall have been paid, the interest on the debentures issued under section 1 of this Act shall be a first charge upon the entrance fees from new

debentureinsurance on buildings.

members entering the Club, and it shall be the duty of the Committee of the Club in each year, out of the said entrance fees and otherwise from the revenues of the Club, to pay the whole interest falling due in such year and the debentures issued under section $\mathbf{1}$ of this Act as they respectively mature.

Application of proceeds of debentures.

6. The moneys authorized to be raised by the issue of debentures under section 1 of this Act shall be applied solely in the redemption of such debentures of the Club as are now outstanding and in the payment of the mortgages on the real estate of the Club and for no other purpose whatsoever, but any person or persons purchasing the debentures issued under this Act, or any one or more of them, or advancing money thereon shall not be bound to see to the application of the purchase money thereof or the money so advanced.

Power to borrow \$30,000.

7. The Rideau Club may from time to time borrow upon the credit of the Club by the issue of further debentures or otherwise a further sum or sums not exceeding thirty thousand dollars, and subject to the debentures issued under section 1 of this Act may hypothecate, pledge or mortgage the real and personal property of the Club, or either of them, to secure any sum or sums so borrowed at such rate of interest and on such terms as may from time to time be agreed upon.

52 V., c. 99, ss 2 and 5; 56 V. c. 104, repealed. 8. Sections 2 and 5 of the Act passed in the 52nd year of Her Majesty's reign, chaptered 99, and also an Act passed in the 56th year of Her Majesty's reign, chaptered 104, are hereby repealed.

By-Law of the Rideau Club

To Borrow Money and Issue Debentures therefor to the amount of \$58,000.00.

Whereas by an Act of the Legislative Assembly of the Province of Ontario, passed in the 59th year of Her Majesty's reign, intituled "An Act respecting the Rideau Club," the Rideau Club, hereinafter called "the Club," were empowered to raise or borrow money and to execute and issue debentures therefor, to an amount not exceeding in the aggregate fifty-eight thousand dollars, for the purpose of paying and redeeming certain debentures issued under the authority of an Act passed in the 52nd year of the reign of Her Majesty Queen Victoria, chaptered 99, and also certain mortgages on the real estate of the Club;

And whereas it is deemed expedient to borrow money and issue debentures therefor to the amount of fifty-eight thousand dollars for the purpose of paying and redeeming the said debentures issued under the said Act passed in the fifty-second year of the reign of Her Majesty and the said mortgages on the real estate of the Club;

Therefore, under and by virtue of the provisions of and the powers conferred by the said Act passed in the 59th year of Her Majesty's reign, and all other powers in any wise enabling the Club in this behalf, the Club do hereby enact as follows:—

- 1. That the President and Secretary-Treasurer of the Club be, and they are hereby authorized to borrow money and execute and issue debentures therefor to the amount of fifty-eight thousand dollars of lawful money of Canada, which debentures shall respectively be under the common seal of the Club, and shall be signed by the President and Secretary-Treasurer of the Club.
- 2. The said debentures shall be eighty-five in number, whereof forty-nine shall be for one thousand dollars each, and thirty-six shall be for two hundred and fifty dollars each; those for one thousand dollars each being numbered consecutively from one to forty-nine, inclusive, and those for two hundred and fifty dollars each being numbered consecutively from fifty to eighty-five inclusive.
- 3. The debentures of the said series, amounting in the aggregate to fifty-eight thousand dollars, shall be payable at the Bank of Ottawa, in the City of Ottawa, Ontario, and shall mature respectively as follows: The debentures numbered from one to twenty-four, inclusive, shall mature in the order of their numbers at the rate of one debenture on the first day of May in each of the twenty-four years immediately succeeding the

isions

sed in

other

ehalf,

er of

rrow

r to

wful

velv

l be

the

in

nd

ed

ars

ty-

ty

ty

n

e

year eighteen hundred and ninety-six; the debentures numbered from twenty-five to forty-nine inclusive, shall mature on the first day of May, nineteen hundred and twenty-one; the debentures numbered from fifty to fifty-five, inclusive, shall mature in the order of their numbers at the rate of one debenture on the first day of May, in each of the six years immediately succeeding the year nineteen hundred and two; the debentures numbered from fifty-six to sixty-seven, inclusive, shall mature in the order of their numbers at the rate of two debentures on the first day of May in each of the six years immediately succeeding the year nineteen hundred and eight; and the debentures numbered from sixty-eight to eighty-five, inclusive, shall mature in the order of their numbers at the rate of three debentures on the first day of May in each of the six years immediately succeeding the year nineteen hundred and fourteen.

4. The debentures of the said series shall bear interest at the rate of five per cent. per annum, payable half-yearly, at the Bank of Ottawa in the City of Ottawa, Ontario, and shall have coupons attached representing the interest accruing due thereunder and the date of payment thereof, respectively, and such coupons shall be signed by the Secretary-Treasurer of the Club.

5. The debentures of the said series shall be issued under section one of the said Act of 59 Victoria, and are all to rank pari passu as a first charge on the real estate of the Club as in the said Act of 59 Victoria

provided, without any preference or priority one over another.

- 6. The debentures of the said series, both principal and interest, are all to rank pari passu and without any preference or priority one over another as a first charge on all the property of the Club whatsoever and wheresoever, real and personal, both present and future, including, but not so as to restrict the generality of the foregoing words, the respective amounts for which the members of the Club may be liable under section three of the Act incorporating the Club, being 29 Victoria, chapter 98, and the Club are not to be at liberty to create any mortgage or charge on the said property or any part thereof in priority to the debentures of the said series in whole or in part.
- 7. The debentures of the said series shall be payable to bearer and be negotiable and pass by delivery, unless registered for the time being in the name of the owner thereof, in the manner hereinafter provided. The Club shall keep at their Club House in the said City of Ottawa, a Debenture Register, in which every holder of a debenture shall be entitled to have his name and address and the number of the debenture held by him entered, upon presenting at the said Club House a written statement of the said particulars and verifying his title to such debenture, by the production thereof, and every such registration of ownership shall be properly certified on the debenture. After such registration of ownership of any such debenture so

t

t

d

d

certified thereon, no transfer shall be made or shall be valid unless made in writing in a suitable transfer book to be kept by the Club at their said Club House for such transfers and signed by the party registered as the owner of such debenture for the time being, or his legal representative or representatives, or by his or their agent or attorney, thereunto duly authorized. Every such transfer shall shew the number of the debenture transferred, and, unless it be a transfer to bearer, the name and address of the transferee, and every such transfer shall be noted on the debenture. and if the last transfer be to bearer, it shall, when noted as aforesaid, restore to such debenture transferability by delivery, but every such debenture shall be subject to successive registrations and transfers to bearer as aforesaid at the option of each holder.

- 8. The debentures of the said series shall contain all such other provisions and conditions and be in such form as the President and Secretary-Treasurer of the Club may see fit, and the said President and Secretary-Treasurer, with the approval of the Committee of the Club, are authorized and empowered to sell the debentures of the said series either *en bloc* or in parcels from time to time and in such manner as they may think most advisable or expedient for the purposes of the Club.
- 9. The proceeds of the debentures of the said series shall be applied solely in the redemption of such debentures of the Club as are now outstanding, and

in the payment of the said mortgages on the real estate of the Club, and for no other purpose whatsoever; but any person or persons purchasing the debentures of the said series, or any one or more of them, or advancing money thereon, shall not be bound to see to the application of the purchase money thereof or the money so advanced.

Given under the common seal of the Club and the hands of their President and Secretary-Treasurer at the City of Ottawa, in the County of Carleton, this fifteenth day of April, one thousand eight hundred and ninety-six.

(Signed) GEORGE H. PERLEY,

President.

(Signed) EDWARD WALDO,

Secretary-Treasurer.

RIDEAU CLUB.

ARTICLES OF CONSTITUTION.

ELECTION OF MEMBERS.

I. Every candidate for membership shall be pro- Election of Candidates posed by one Ordinary member and seconded by by ballot. another, by a proposal in writing, to be inserted in the Book of Candidates, stating the candidate's name, place of residence and addition, profession or calling, which proposal shall be signed by the proposer and seconder. A notice of such nomination, dated and signed by the Secretary, shall, at least one week before the ballot hereinafter mentioned, be put upon the notice board of the Club, containing the name, residence and addition, profession or calling of said candidate, together with the names of his proposer and seconder, and the day on which the ballot is to take place. The election shall be by ballot of the Rules of members qualified to vote. A notice to the effect that the ballot is open is to be put on the board by the Secretary immediately before the ballot opens. The ballot shall be secret, and be held between the

hours of 10 a.m. and 9 p.m., on the first Tuesday in each month. Each member voting shall write his name in the Ballot Book provided for that purpose, and shall receive from the Secretary or other person placed in charge thereof by the Committee, a voting paper. On receiving such paper the member voting shall mark the same by making one cross within either division headed YES or No, and shall then place such voting paper in the ballot box, and his vote shall not be counted for or against any candidate unless so marked. The box shall not be opened during the continuance of the ballot, and at the expiration thereof it shall be examined by the Secretary in the presence of two members of the Committee as scrutineers (provided neither of them is either proposer or seconder), and the result shall be entered in the Book of Candidates and signed by the scrutineers. Each candidate must have twenty-one votes in his favour to effect his election, and one negative in every seven votes of the total votes cast shall exclude the candidate. In the event of a candidate not receiving the required number of votes, or if through any irregularities occurring in the ballot it shall be rendered void, a new ballot (known as the second ballot) may, if desired by the proposer and seconder, be taken in like manner on the next regular ballot day; the notice of proposal to remain on the board during that period, with a new notice as to the day on which the new ballot is to be taken. Any candidate who has not obtained the

Failure of ballot.

required number of votes for election in the second ballot shall be ineligible to be proposed again for the period of one year. Any candidate who has been No Canditwice proposed and twice negatived shall be ineligible proposed for further proposal.

date to be more than twice.

II. On the election of each new member the New Secretary shall notify him of the same in writing, and shall furnish him with a copy of the Constitution and Rules, and request him to pay his entrance fee and subscription for the current year, and he shall not be considered to be a member of the Club until he has paid such sums, and the payment of the same shall be held to be an acceptance of the Constitution and Rules and an agreement to comply therewith. If any Nonperson so elected neglect to pay such fees for one of fees to month from the date of such notice, his election shall election. be considered cancelled unless explanation for the neglect is made to the satisfaction of the Committee: and no such person shall be again eligible for election during the then current year.

Members.

III. The entrance fee for Ordinary members shall Entrance be \$100 and the annual subscription \$25, the latter to subscription be payable in advance on the first of March in each Members. year. The subscription of new members elected on and after the first day of April shall be a sum equal to \$2.50 per month or portion of a month until the first day of March following, not to exceed in all, up to the said first day of March, \$25.

for Ordinary

Privileged Members.

IV. Any person residing beyond one hundred miles from Ottawa shall be eligible for election as a Privileged member and shall not be liable to pay any entrance fee. The annual sum payable by such Privileged member shall be \$30, payable in advance on the first day of March in each year, and upon election such Privileged member shall pay the full proportion of that sum from the first day of the then current quarter thenceforth to the end of the year. Privileged members coming to reside within one hundred miles of Ottawa shall cease to be Privileged members at the end of the then current year. Privileged member should desire to become an Ordinary member, or withdraws from the Club and afterwards desires to resume membership, he shall be subject to re-election under Article I.

Special Privileged Members. V. Consuls-General of any foreign country, members of the Governor-General's staff and officers in Her Majesty's Army and Navy and of the Active Militia, while on service or full pay (except those officers permanently stationed at Ottawa), shall be eligible as Privileged members for such time and on such terms as the Committee may determine.

Rights of Privileged Members. VI. Privileged members shall enjoy all the rights of Ordinary members, except those of attending and voting at meetings of the Club, being elected officers or members of a committee, introducing strangers or visitors under Article X., or of proposing or voting

under Article I. No Privileged member shall have any interest whatsoever in the property of the Club.

 d

a

e

n

1

VII. The name of every member failing to pay Members his annual subscription shall be exhibited on the pay annual notice board on the fifteenth of April, if not then paid; and if the subscription be not paid on or before the fifteenth of May following, the Secretary shall report accordingly to the Committee, who shall cause his name to be erased from the list of members; but he may be re-admitted by the Committee upon assigning reasons satisfactory to them for his failure of payment and upon his paying up all arrears.

VIII. The Secretary shall mail a notice to each Members in member by the fifteenth of February that all subscrip-annual tions are due on the first of March; and after the subscription not allowed fifteenth of March no member in arrear for his annual subscription shall be allowed to vote at any meeting of the Club or at any ballot for members.

IX. Any stranger not a resident of Ottawa and Monthly not in the habit of visiting Ottawa periodically, upon the introduction of two Ordinary members and the sanction of the Committee, may be admitted as a Monthly member, upon payment of \$5, for any period less than a month, and at the same rate for any month thereafter, provided always that the total period of continuous monthly membership shall in no case exceed three months. This privilege is to be personal, and does not entitle a Monthly member to any of the

privileges of the Club except for himself alone. Senators and Members of the Dominion Parliament shall be ineligible as Monthly members.

Admission of Visitors.

X. Two Ordinary members of the Club, one of whom shall be a member of the Committee, may sanction the admission of any person not a resident of Ottawa, or within twenty-five miles thereof, as a visitor, for any period not exceeding seven days: this privilege is to be purely personal, and not to entitle such Visitor to any of the privileges of the Club except for himself alone and is not to be granted to the same person more than once in three months under any circumstances. The Secretary shall forthwith provide such Visitor with a card, and such Visitor shall produce the same to the Hall Porter when required, otherwise his admission may be cancelled by the Committee. No member shall introduce more than one Visitor at any one time and the Committee may limit the number of Visitors entitled at any one time to admission under this Article. Notice of any such limitation shall be kept posted upon the notice board of the Club.

Limitations to Clubs reciprocating.

XI. The privileges under Articles IX. and X. shall not be granted to any member of any Club in Canada which does not extend the like privileges to members of the Rideau Club.

Withdrawal from the Club.

XII. Any Ordinary member who shall remove his residence to a greater distance than one hundred miles

n-

ıll

of

ıy

nt

is

le

ot

ie

y

le

)-

1,

e

n

y

0

d

11

a

S

from Ottawa (all his subscriptions then due being paid) may give notice in writing to the Secretary of such removal, and of his intention not to make use of the Club thenceforward; and such Ordinary member shall only be liable to pay a yearly subscription of \$5 so long as he shall continue to reside at such distance from Ottawa and does not use the Club. He shall be Supernumconsidered a Supernumerary member, and his name shall be entered by the Secretary in a book kept for that purpose, but he shall be eligible as a Visitor under Article X., provided his yearly subscription of \$5 shall have been paid. Any such member shall be re-admitted to all his privileges upon notifying the Secretary of his return (provided such notification is given within one month of his return), and upon payment of the full Ordinary member's subscription for the balance of the current year; failing in such notification and payment such member shall be considered as having withdrawn himself from the Club, unless the Committee decide otherwise.

XIII. Any member whose dues and Club debts Resignation are all paid shall be at liberty to withdraw from the Club on his written application to that effect. All resignations shall be made in writing to the Secretary: but if made after the fifteenth of March, such resignation shall not discharge the member presenting it from his dues for the current year. The Committee may in its discretion re-admit any member who has resigned

upon payment of one year's arrears and the full current year's subscription, such applicant being also subject to ballot under Article I.

Honorary Members. XIV. The Committee may invite to accept of and admit to the privileges of the Club as Honorary members, for such period as they from time to time see fit, the Governor-General of Canada and such other persons to whom they may desire to extend such an invitation.

Guests.

XV. Any member may, at his own expense, introduce guests to breakfast, luncheon, dinner or supper, and such guests shall, on that day and while accompanied by the member introducing them, be admitted to all parts of the Club; but such privilege shall cease as soon as the guests or the member introducing them leave the Club. The Committee may, at any time, limit the number of guests to be admitted under this Article and require members to give notice of their intention to bring guests to luncheon or dinner.

Strangers.

XVI. Except as provided in Article XV. no member shall introduce or entertain a resident of Ottawa in the Club. Strangers not residents of Ottawa shall not be entertained by members except in the Stranger's Room or for meals. Any person calling to see a member shall remain in the Stranger's Room, and such member shall be notified of the same forthwith.

Members responsible for the friends they introduce. XVII. Any member introducing a friend into the Club, under Articles IX., X. or XV., shall be responsible for his conduct while in the Club, and for all

regular Club charges and liabilities incurred by him whilst enjoying such privileges, the same as if incurred by the member himself.

1t

d

e

r

XVIII. All entrance fees and annual subscriptions Fees and shall be paid either to the Secretary-Treasurer or other to be paid officer appointed by the Committee to receive the Secretarysame.

subscriptions Treasurer.

GOVERNMENT OF THE CLUB.

XIX. Politics and religious questions of every Politics and kind shall be absolutely excluded from open discussion in the Club.

XX. If the conduct of any member, either in or Expulsion of out of the Club, shall, in the opinion of the Committee, or of any member of the Club, who shall certify the same to them in writing, be injurious to the character and interests of the Club; or if any member shall wilfully infringe the Constitution or any of the Rules of the Club, or if any member shall be guilty of conduct unbecoming a gentleman, the Committee may recommend such member to resign, and if such member shall not resign he shall be liable to suspension from all the privileges of the Club, on a vote of two-thirds of the whole Committee, at a meeting, of which the accused member shall have notice, subject to an appeal to a general meeting of the Ordinary members of the Club, to be called by the Secretary, on the request in writing of the member suspended, within one month after the mailing to him of notice of the resolution of suspension, and if such request is not made for a general meeting

Members.

by said suspended member, or if the suspension is sustained by a vote of two-thirds of the members present at the general meeting so called, the member so suspended shall be considered to be expelled, and his name shall forthwith be removed from the list of members: Provided, however, that the members present at such meeting may censure or temporarily suspend such member instead of expelling him.

Members leaving forfeit all claims. XXI. Any member who shall withdraw, resign, or be expelled shall cease to be a member of the Club, and shall forfeit, *ipso facto*, all right of claim therein, or in or to its property or funds and all his interest in the property of the Club shall become vested in the Club. Any member who shall be expelled shall forever thereafter be ineligible to be re-admitted as a member of the Club.

Committee.

XXII. All the affairs of the Club shall be managed by a Committee, to consist of a President and six members, to be elected by ballot at the Annual General Meeting, of whom the President and the three senior members shall retire annually, but such retiring officers shall be eligible for re-election. The Secretary shall, three weeks before the election, post up and keep posted on the notice board the names of the retiring officers. After such notice is posted up any member of the Club may nominate one or more members to fill the presidency and the vacancies on the Committee, by sending his nomination in writing

is is

oers

ber

and

t of ers

rily

, or

ub.

ein,

in

the

or-

s a

ged

six

enree

ng

iry nd

he

ny

ore

on

ng

to the Secretary at any time, not later than four days before the Annual General Meeting, and the Secretary shall from day to day, as received, post up on the notice board the names of the respective nominations. At the Annual General Meeting every member present shall be provided with a list of the nominations, and the vote shall be by ballot. In case no nominations, or not a sufficient number have been posted, the meeting shall fill the vacancies by election, and must include the names posted, if any.

XXIII. If the President or any member elected Vacancies. to serve on the Committee shall resign, or should a death vacancy occur, the Committee shall choose a qualified member to act in his stead until the Annual Meeting next ensuing, when the member so elected shall retire, but shall be eligible for re-election.

XXIV. The Committee may appoint a Secretary Appointand a Treasurer, or one person to hold both offices, ment of Secretary as they think best, and may appoint to such office or and Treasurer. offices a member of the Club, or a person not a member, and may pay such person or persons such salary or salaries as they may think proper. They shall take from the Treasurer a sufficient bond of indemnity for the due performance of his duties.

XXV. The Committee may make such Rules for House the regulation of the internal economy of the Club not inconsistent with the Constitution as they may think fit and may amend or cancel them from time to They shall from time to time appoint two of Committee. their number (in rotation) to act as a House Commit-

tee, whose duty it will be to see that the Constitution and Rules are observed and carried into effect, and also to do such other acts and duties as the Committee shall assign to them. The Committee shall have all power necessary for the good management of the Club, consistent with the Constitution, except those matters which require the authority of a general meeting of the Club

Meetings of Committee.

XXVI. The Committee, of whom three shall form a quorum, shall at their first meeting, which shall be held as soon as possible after their election, decide how often they shall meet throughout the year for the transaction of business, and shall fix the days and hours for such meetings. It shall be the duty of the Committee to take immediate cognizance of any infraction to the constitution or Rules of the Club.

Infraction of Rules.

GENERAL MEETINGS.

Annual General Meeting. XXVII. At the Annual General Meeting of the Club, which shall be held in the Club building on the fourth Wednesday of March in each year, at such hour as shall be fixed by the Committee, it shall be the duty of the Committee to present a report and abstract of the state of accounts and general concerns of the Club for the past year, duly audited, which report together with a notice calling the meeting shall be printed and mailed to each Ordinary member at least one week before the Annual Meeting. Any business which requires the assent of the members of

the Club may be transacted at the Annual General Meeting. An Auditor for the year shall be appointed at the Annual General Meeting.

on

nd

tee

all

ıb,

ers

of

rm

be

de

he

nd

he

ny

he

he

ch

be

 nd

ns

ch

all

at

ny

of

XXVIII. The Committee shall have power at all Special times to convene a Special General Meeting of the Meeting. Club and on a requisition signed by not less than ten Ordinary members the Committee shall call a Special General Meeting of the Club, but in either case there must be at least one week's notice of the meeting posted on the notice board of the Club and mailed to each Ordinary member, which notice shall state the object of the meeting; and no subject shall be discussed beyond that specified in the notice, unless said Special General Meeting be at the same time as the Annual General Meeting.

XXIX. A quorum of fifteen qualified members Quorum for shall be necessary to constitute any meeting of the The President shall take the chair at all Club Chair. meetings, and in his absence the members present at

XXX. At meetings of the Club the order of busi-Order of ness, so far as the nature of the meeting may admit, shall be as follows:—

- 1. Reading the Minutes of the last meeting.
- 2. Report of the Committee.

such meetings shall elect a Chairman.

- 3. Reports of Special Committees.
- 4. General business.
- 5. Election of office-bearers.

But this order of business may be changed by a majority of the meeting.

XXXI. The Secretary shall furnish for all meetings an alphabetical list of the members qualified and entitled to vote.

INTERNAL ECONOMY.

Club hours.

XXXII. The Club house shall be open every day for the reception of members at 7.30 o'clock a.m., and shall be closed and lights extinguished at 1 a.m, except on Saturdays and Sundays, when the hour of closing shall be midnight, and no member shall be admitted into the Club after these hours on any pretence whatever, unless specially authorized by the Committee.

No papers to be taken away.

XXXIII. No member shall take away from the Club, upon any pretence whatsoever, any newspaper, pamphlet, book, map or other article, the property of the Club, unless upon such terms as may be decided upon by the Committee.

No se vants sent out on errands. XXXIV. No servant of the Club shall be sent out of the house upon any errand, on any pretence whatever, except by the sanction and order of the Secretary or Steward, nor shall any member give any money or gratuity to any of the servants upon any pretence whatever.

No property of Club to be taken out. XXXV. No article of furniture, plate, china, linen or other Club property shall be taken out of the Club at any time.

a

 $^{\mathrm{id}}$

ıy

 $^{\mathrm{1}}$

Χ-

of

be

re-

he

he

er,

of

ed

out

at-

ary

or

nce

nen

lub

XXXVI. Members are requested to make com- Complaints. plaints in writing, signed by themselves, to the Secretary or House Committee for the time being, of any matter in the administration of the Club seeming to need correction. No complaints addressed personally to a member of the Committee of the Club will receive attention.

XXXVII. All members are to pay their bills Bills to monthly. The Committee shall on the sixteenth day monthly. of each month, have posted in the Dining Room of the Club the names of members in arrear for the previous month, and any member who fails to pay his bill by the end of the current month shall have no further credit until such bill is paid, and the Secretary shall notify him in writing that, unless the same be paid within one month thereafter, he shall stand suspended from membership until all dues are paid. The Committee may at any time, without notice, refuse credit to a member who allows his bills to remain unpaid. Monthly members or Visitors shall not receive credit under this rule.

XXXVIII. Each member of the Club is requested Address of to communicate his address to the Secretary and all notices shall be mailed to such address.

XXXIX. No game of cards shall, on any account, No be played for money, except whist, euchre, piquet and cribbage, nor shall dice be used in the Club house except at backgammon. No higher stakes than quarter-

dollar points shall be played for at whist, nor shall any bet exceed one dollar. The limits of stakes for other games may be fixed by the Committee. No games of any kind shall be played on Sunday.

Smoking.

XL. No smoking shall be permitted in the Dining Room or in the Reading Room adjoining same.

No dogs.

XLI. No member shall bring a dog into the Club house.

Minors.

XLII. No person less than 21 years of age shall be admitted to the privileges of the Club except under Article XV.

AMENDMENTS TO CONSTITUTION.

Constitution may be altered.

XLIII. Any Article of this Constitution or any of the Rules may be altered, amended or suspended for any length of time, or any new Article or Regulation added by the consent of two-thirds of the members present at any General Meeting of which one week's notice shall be given to each Ordinary member, provided such alteration, amendment or suspension shall have been specified in the notice summoning such meeting; but any such proposed alteration, amendment or suspension may be amended at such meeting without notice, provided the substance and spirit of such original alteration, amendment or suspension be not thereby lost. If any member desires to propose at the Annual General Meeting any alteration, amendment or suspension of any Article of this Constitution or any of the Rules, he shall notify the Secretary of

the same in writing at least ten days before the Meeting, and the Committee shall include the same in the printed notice calling such meeting. Nothing herein contained shall prevent the Committee from altering or cancelling any of the Rules without such notice.

o

g

b

ill er

of or on ers k's roall ch nding of be ose ndion of of

RULES.

.

COMMITTEE MEETINGS

In the absence of the President, a Chairman for the day shall be first elected, and the Minutes of the last meeting shall be read.

If the Minutes be objected to by a majority of the members present, the particular subject objected to shall be reserved for consideration, either at a Special Meeting or at the next Ordinary Meeting, as may be decided upon; and if not objected to they shall be confirmed and the Chairman shall affix his signature thereto.

After the disposal of the Minutes of the previous Meetings, all such matters as require the consideration of the Committee may be brought before them, discussed and decided upon.

A tariff of meals, wines and cigars, which shall be observed by the Steward, shall be prepared by the Committee and exhibited in the Dining Room constantly.

TREASURER.

The Treasurer shall collect and bank daily all moneys of the Club, and shall disburse them under the direction of the Committee, by cheques signed by

the President or the Chairman of the Meeting at which they were passed, and countersigned by the Treasurer. He shall keep proper accounts, and whenever required by the Committee shall submit a statement showing the financial position of the Club, and his books shall always be open to the inspection of the Committee.

SECRETARY.

The Secretary shall have the general control and superintendence of the establishment under the Committee, and shall attend all meetings of the Committee, note their resolutions and minute them in the book of their proceedings.

In all his written official communications he shall state expressly that they are made by direction of the Committee.

Besides his attendance upon the Committee he shall conduct the official correspondence of the Club, draw up reports, keep regular accounts of all the financial concerns of the Club, an account of the wine and other stores in the stock cellars of the Club, and an account with the Steward for wines and stores delivered for the consumption of members and for the use of the establishment.

He shall ascertain that all goods and provisions delivered are in strict accordance with the orders given and correctly charged in the tradesmen's books, and shall sign such books.

y

He shall attend to all communications, receive information upon all subjects connected with the business of the Club, and particularly all matters relating to the members thereof.

AUDITOR.

The Auditor shall make a complete audit of the Club books and accounts quarterly, and render a certified statement to the Committee after each audit.

STEWARD.

The Steward shall constantly reside in the Club house, and shall have the custody of the Supply Cellar, Plate, Cutlery, China, Glass, Linen, etc. He shall have the general control and superintendence of the servants, and be responsible for their conduct and cleanly appearance, as well as for the cleanliness and order of the establishment.

He shall account daily to the Secretary for all moneys received from the members for supplies.

Subject to the Committee, he shall make the established charges for all provisions, wines, etc., and cast up and receive from the members the amount of their bills.

He is required to notify members of any violation of the regulations, and to report the same to the House Committee.

HALL PORTER.

The Hall Porter shall see that no person uses the Club unless he has a right to do so. He shall show strangers, calling to see members who are in the Club, into the Strangers' Room, and immediately send notice to the member so inquired for. He will respectfully call attention to any departure from the Rules, reporting to the Secretary persistent disregard of them.

WAITERS.

The waiters and all other servants in the establishment will be subject to the order of the Steward and Secretary, and will perform such duties as they may prescribe

b

r, ll

ne id

d

111

nt?

nd

of

on

he

BILLIARD ROOM.

The following regulations will be in force in this room:—

1st. The game of English Pool shall have choice of tables, and take precedence over Billiards and Pyramids, and may be played in consecutive games.

and. For Billiards and Pyramids the tables can only be engaged for one game, and no game of Billiards to exceed one hundred points. Precedence in playing and choice of tables given according to entry of names on the marker's slate.

The charges will be as follows:-

English Pool—Five cents per ball. Stars to pay extra.

Black Pool—Five cents per ball for every half hour or portion thereof.

Billiards—Thirty cents an hour; no charge less than fifteen cents.

Other games, by the hour, thirty cents.

The marker is instructed at the conclusion of each game to present to the loser a cheque for the amount of his game, which must be deposited by the player in the box kept for that purpose in the Billiard Room. Should the player pay cash, he will deposit the ticket in the box, giving the marker the amount due for same. All credit tickets to be signed by the member previous to depositing same in box.

Members cutting the cloth will be fined in proportion to the damage done.

The Billiard Room shall be closed from 12 o'clock on Saturday night until 10 o'clock on Monday morning.

CARDS.

The charge for new cards will be twenty cents each player for the afternoon and twenty cents each player for the evening, and ten cents each player when second-hand cards are used.

The cards will be the property of the Club (except when sold as second-hand to members to be taken out of the house), and shall be taken charge of by the Steward immediately after the party using them shall have retired from the room, or after the table has been broken up.

GENERAL HOUSE RULES.

All servants of the Club are strictly enjoined to use the greatest civility and attention to members, and they will refer all complaints made to them to the attention of the Steward.

Servants while on duty will not talk to each other except on matters connected with the business of the Club, and no servant is permitted to address an individual member in the house on matters personal or relative to the concerns of the Club. All communications of the latter kind to be made, through the Steward, to the Secretary or the House Committee.

No servant shall accept a gratuity in the Club on any account whatever.

Any money or articles, found by the servants in the Club house, shall be delivered to the Secretary, through the Steward.

The servants' entrance will be under lock, and the key thereof be in the custody of the Steward, and servants must not enter or go out of the Club except by this entrance.

Servants are strictly prohibited from receiving visitors or followers in the Club.

t

e

11

No large boxes or articles of luggage belonging to members shall be admitted into the hall.

Hats, coats, umbrellas, sticks, etc., must not be left lying about the Club, but placed in one of the rooms provided for the purpose.

Breakfast shall be served from 8 until 11 o'clock a.m, lunchès and dinners from 1 until 8 p.m., cold suppers up to 12 o'clock p.m., and liquors, tea and coffee up to 1 o'clock a.m.

Members desirous of inviting more than three guests to luncheon or dinner on any day, must give the Steward three hours' intimation thereof.

Crockery, glassware, furniture or other articles, the property of the Club, broken or in any way injured by a member, must be paid for by him.

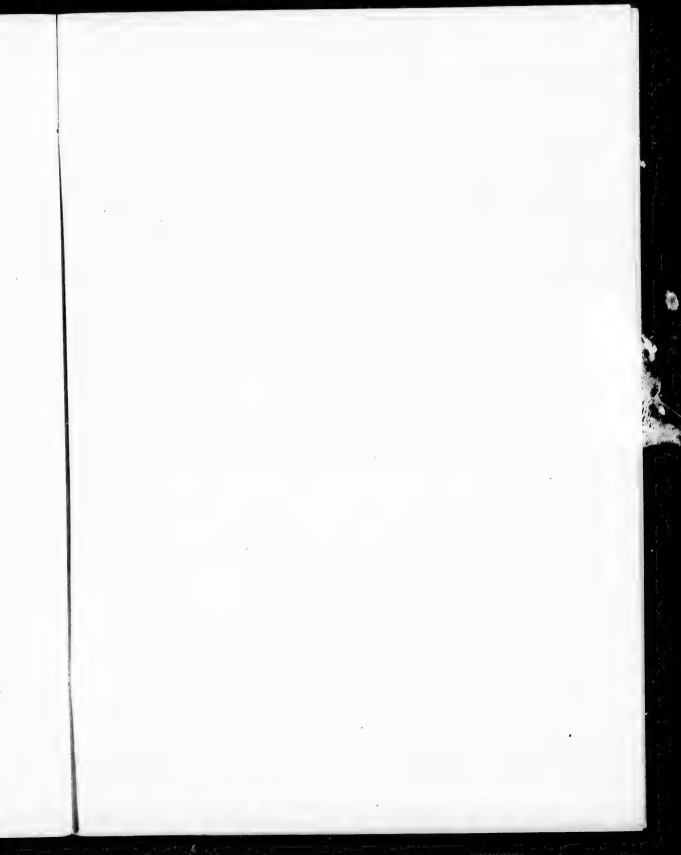
No pamphlet, advertisement, or notice of any kind shall be allowed to be laid on the table or put up in the Club by a member; but any pamphlet, etc., which any member may wish to make known to the Club, should be sent to the Secretary to be laid before the Committee for their approval or otherwise.

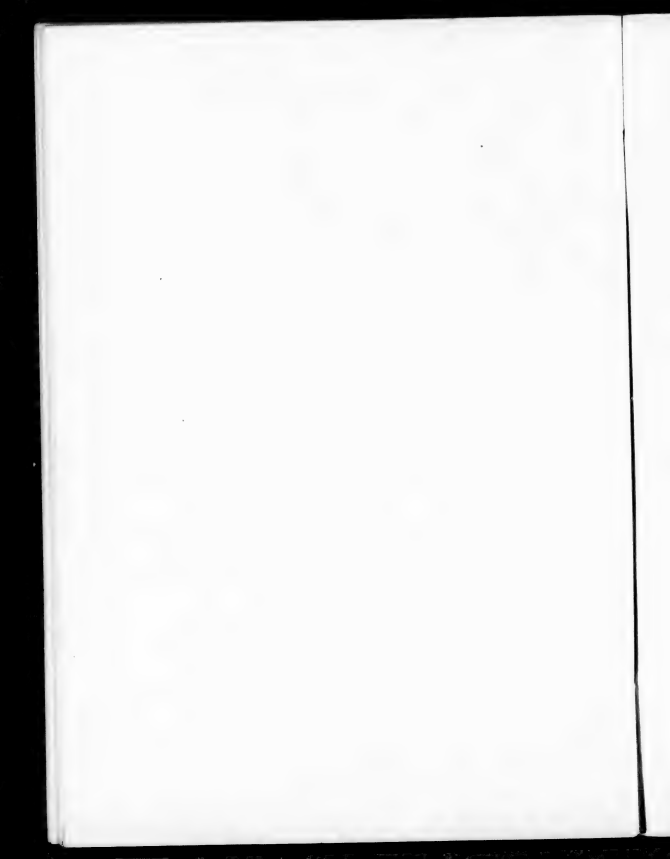
No member shall enter the Bar-room on any pretext, except members of the Committee on Club business.

No eatables, except sandwiches or biscuits, shall be allowed to be served in any room but the Dining Room, and no member shall be allowed to bring in his own wine for use in the Club.

A list of all newspapers, magazines, periodicals and pamphlets, taken by the Club, shall be posted in the Reading Room.

No general subscription for any purpose shall be solicited by members in the Club, unless by special permission from the Committee.





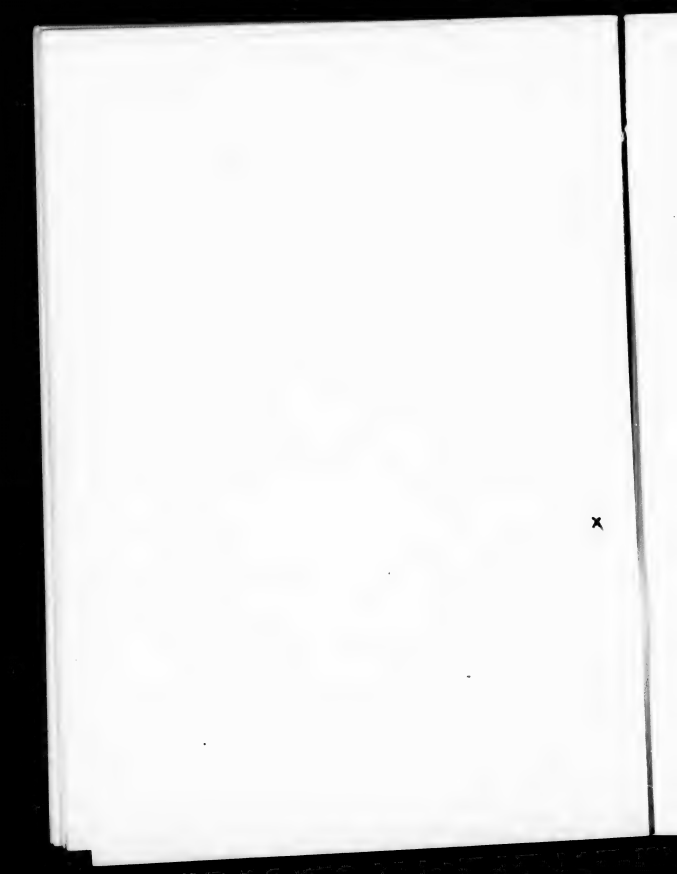
LIST OF MEMBERS.

Corrected to 1st March, 1898.

HONORARY MEMBER, HIS EXCELLENCY THE GOVERNOR-GENERAL.

† Those distinguished thus are Privileged Members under Article IV. of the Constitution.

| AHEARN, THOMAS | | | | 1896 |
|---------------------------|--|---|-----|------|
| ALLAN, HON. G. W. | | | | 1865 |
| ALLAN, W. A. | | | | 1882 |
| ALLAN, ANDREW | | | | 1884 |
| †ALLAN, ANDREW A. | | | | 1892 |
| ALLAN, H. MONTAGU | | | | 1892 |
| †ALLAN, HUGH A | | | • • | 1896 |
| ALLEN, T. H | | | | 1877 |
| ALMON, A. U. | | | | 1890 |
| ANDERSON, W. J. | | | | 1892 |
| ANDERSON, LTCOL. W. P. | | | | 1893 |
| †Angus, R. B | | ٠ | | 1879 |
| †ARMOUR, E. DOUGLAS, Q.C. | | | | 1897 |
| Armstrong, J. R. | | | ٠ | 1887 |
| †ARNOLDI, FRANK, Q.C. | | | . , | 1890 |
| AVERY, F. W. | | | | 1882 |
| AYLEN, HENRY | | | | |

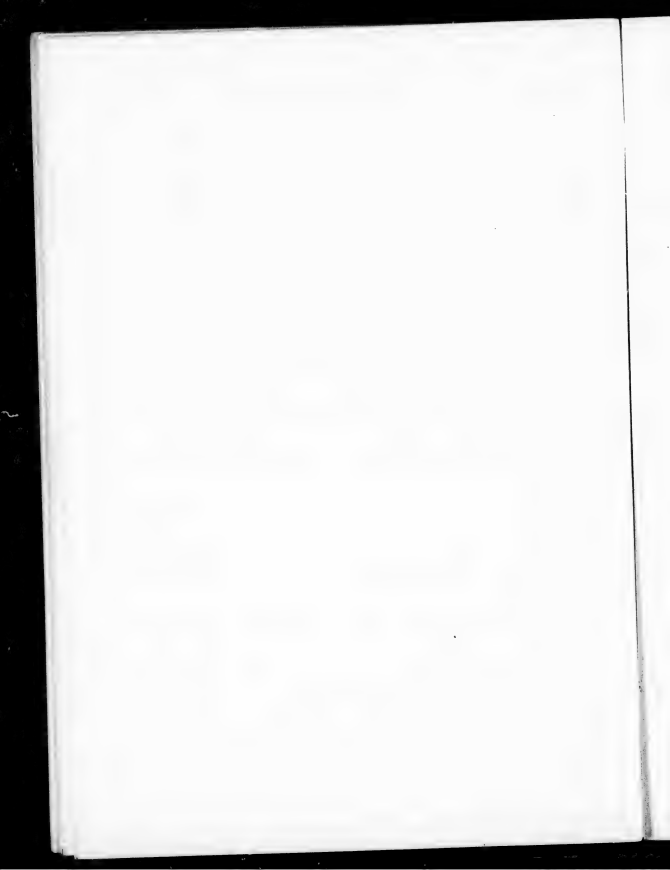


| †BARWICK, WALTER | 1893 |
|--------------------------------|------|
| BATE, H. GERALD | 1884 |
| Вате, Н. А | 1886 |
| BATE, H N | 1876 |
| †BEATTIE, T., M.P. | 1896 |
| †BECKETT, R. M. | 1896 |
| †BECKETT, T | 1885 |
| BELCOURT, N. A., M.P | 1896 |
| BELL, ROBT., M.D., LL.D. | 1896 |
| BORDEN, HON. F. W., M.D., M.P | 1896 |
| †Borden, Robert L., Q.C., M.P. | 1896 |
| BLACKBURN, R. L | 1896 |
| †Blackstock, T. G. | 1885 |
| BLAIR, HON. A. G., M.P | 1896 |
| Воотн, Ј. R | 1889 |
| BOOTH, J. FREDERICK | 1897 |
| BOOTH, C. JACKSON | 1891 |
| †Воѕтоск, Н., М.Р | 1896 |
| BOWELL, HON. SIR McK., K.C.M G | 1878 |
| X Bowie, Alex. | 1873 |
| †Brainerd, Dwight | 1895 |
| †Brodeur, L. P., M.P. | 1897 |
| Brodrick, A. B. | 1893 |
| Bronson, Frank P. | 1891 |
| Brophy, Geo. P. | 1881 |
| †Bruce, A. H. N., CE. | 1897 |
| †Buell, A. A | 1891 |
| BURBIDGE, HON. MR. JUSTICE | 1882 |
| Burland, Lt-Col. J. H. | 1889 |
| Burn, George | 1888 |

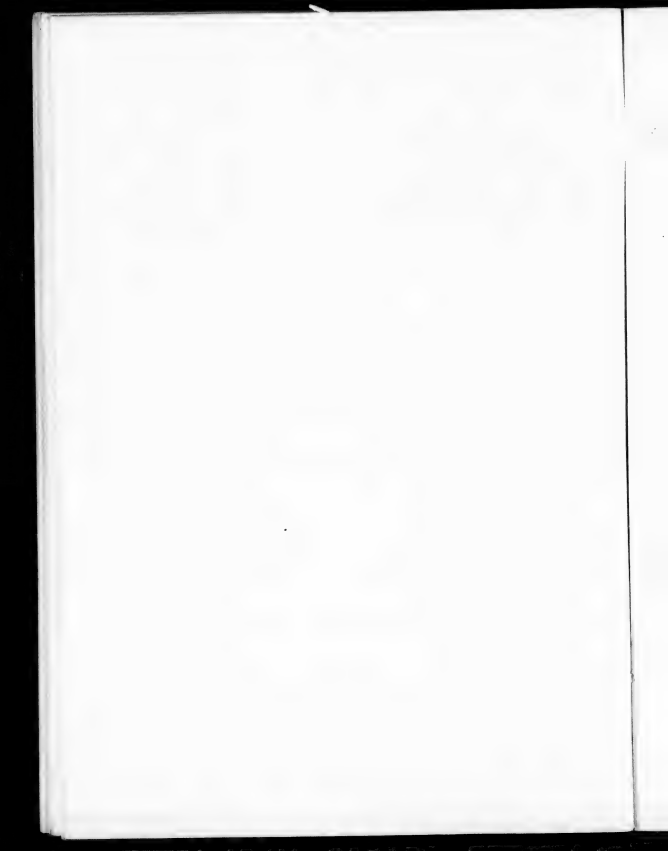
X



| CALDERON, 23. 200 | 1894 |
|--------------------------------------------|------|
| CAMPBELL, D. C. | 893 |
| CAMERON, I. A., IR. | 1897 |
| CARGILL, HENRY, M. P. | 1893 |
| CARON, HON. SIR A. P., K.C.M.G., M. P. | 1880 |
| CARRIERE, C. H. | 1881 |
| †Carter, R. C. | 1894 |
| CARTWRIGHT, HON. SIR R. J , G.C.M.G., M.P. | 1865 |
| †CARSCALLEN, A. W, M. P | 1893 |
| †CASGRAIN, HON. T. C., M.P. | 1896 |
| CHAMBERLIN, E. J. | 1888 |
| Chapleau, St. O. | 1887 |
| CHRISTIE, JOHN | 1883 |
| CHRYSLER, F. H., Q. C. | 1883 |
| †Clarke, E. F., M.P. | 1897 |
| †CLARK, G. M., Q. C. | 1881 |
| CLEMOW, HON. F. | 1878 |
| †CLEVELAND, C. C. | 1891 |
| †CLOUSTON, E. S. | 1891 |
| †Coates, John | 1893 |
| COCHRANE, HON. M. H. | 1873 |
| CODE, R. G | 1892 |
| †Conrad, W. G. | 1887 |
| Conroy, R. H. | 1889 |
| Conroy, W. J. | 1897 |
| †CORBY, HENRY, M.P. | 1891 |
| Costigan, Hon. J., M.P. | 1883 |
| Coté, N.O. | 1888 |
| †Cotton, Lt-Col W. H. | 1897 |



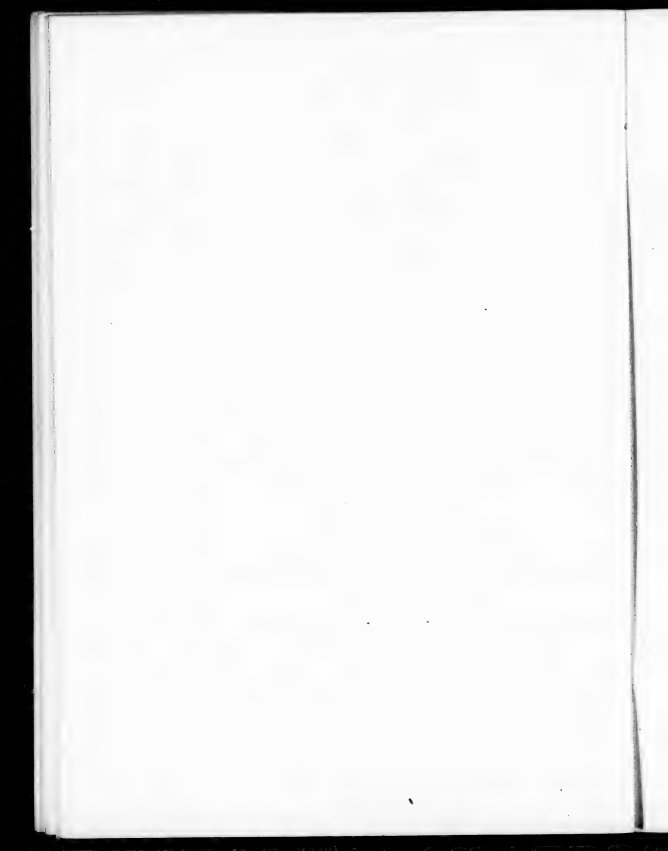
| COUTLEE, LT-COL. L. W. | 1878 |
|---------------------------------------------------|------|
| †Cox, Hon. Geo. A | 1897 |
| †Crawford, Wm., C. E | 1896 |
| CREIGHTON, J. G. A. | 1886 |
| CRERAR, J. P. | |
| CURRIER, J. E. W | 1873 |
| | 0.0 |
| Davies, Hon. Sir L. H., K.C.M.G., M.P. | 1885 |
| Davis, M. P. | 1896 |
| † Dawes, A. J | 1887 |
| Dawson, G.M., C.M.G., LL.D | 1881 |
| †Deniel, E., C E. | 1886 |
| DEVLIN, R. J. | 1886 |
| †DILLON, J. ST. GEORGE | 1897 |
| DOBELL, HON. R. R., M.P. | 1881 |
| †Dobell, W. M | 1892 |
| Domville, LT-Col. J., M.P. | 1896 |
| Donaldson, Morley, C. E. | 1889 |
| Douglas, R. C | 1876 |
| †Drinkwater, Charles | 1880 |
| †DRUMMOND, HON. G A. | 1884 |
| +Duggan, E. J. | 1883 |
| †DYMENT, A. E., M.P. | 1897 |
| | |
| †Earle, Thos., M.P †Edgar, Hon. J. D., Q.C., M.P. | 1890 |
| †Edgar, Hon. J. D., Q.C., M.P. | 1885 |
| EDWARDS, W. C. M.P | 1886 |
| EGAN, H. K. | 1886 |



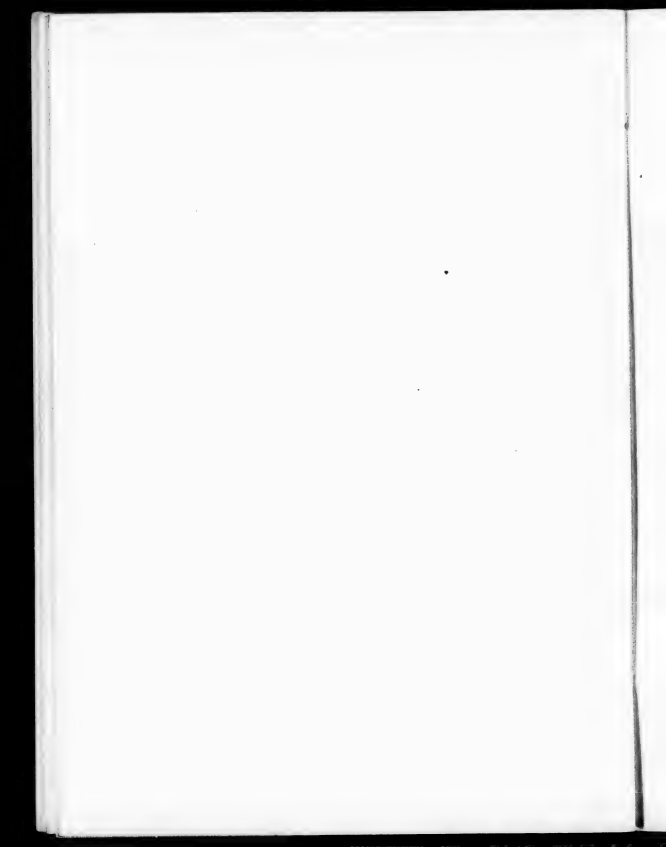
| ELIOT, CHAS. A | 1892 |
|-------------------------------------|------|
| †ERSKINE, DAVID | 1893 |
| , | |
| | |
| †FAUCOUVAL, J. DE B. DE | 1895 |
| FAUQUIER, E. F | 1894 |
| FAUQUIER, G. E., C. E | 1897 |
| FERGUSON, A., Q.C | 1877 |
| FIELDING, HON. W. S., M.P. | 1896 |
| FISHER, HON. SYDNEY A., M.P. | 1883 |
| FITZPATRICK, HON. CHAS., Q.C., M.P. | 1896 |
| FLECK, A. W | 1889 |
| †FLEMING, SIR SANDFORD, K.C.M.G. | 1868 |
| FLEMING, S. H | 1884 |
| †Forget, Hon. L. J | 1896 |
| FRASER, ALEX. | 1873 |
| FRASER, JAS. D. | 1896 |
| PRASER, JAS. D. | |
| | |
| †Galt, E. T. | 1879 |
| GARLAND, J. M. | 1893 |
| †GASCOIGNE, MAJOR-GEN'L. | 1895 |
| †GEOFFRION, HON. C. A., Q.C., M.P. | 1894 |
| GEMMILL, J. A | 1877 |
| †GERMAN, W. M., M.P.P. | 1891 |
| TGERMAN, W. WI., MI.1.1. | 1891 |
| †GIBSON, WM., M.P. | 1887 |
| GILL, ROBERT | 1894 |
| †GILLIES, J. A., M P. | 0.0 |
| GILMOUR, ALLAN | 1007 |



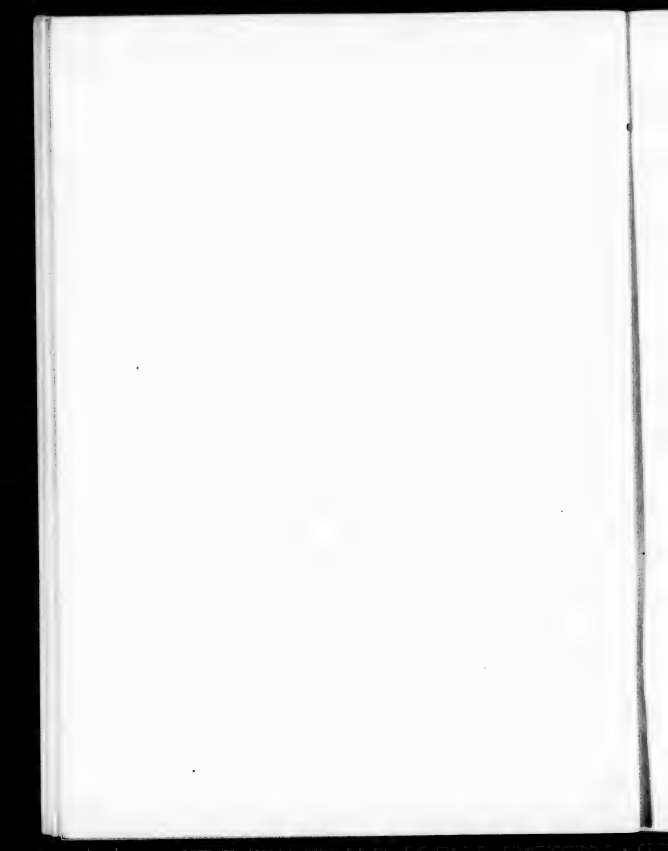
| GILMOUR, JOHN | 1890 |
|--------------------------------------|------|
| GIROUARD, HON. MR. JUSTICE | 1895 |
| GORMULLY, J. J., Q.C | 1883 |
| GOODERHAM, GEO | 1893 |
| †GOODERHAM, W. G. | 1887 |
| †Gooderham, W. G | 1873 |
| GRAV. H. H. | τ885 |
| GRANT, J. A., JR., M.D | 1889 |
| †GRANT, SIR JAMES A., K.C.M.G., M.D. | 1873 |
| †GREENSHIELDS, J. N, Q.C | 1896 |
| †GREENSHIELDS, J. N, Q.C | 1898 |
| | |
| | |
| HAGGART, HON. J. G., M.P. | 1874 |
| † HAGUE, GEO | 1885 |
| †HALEY, ALLEN, M.P. | 1896 |
| HALL, C. R. | 1884 |
| HARTNEY, E. P. | 1884 |
| †HAYS, C. M. | 1896 |
| Henderson, Geo. F | 1894 |
| Hodgins, LtCol. W. E., A.D.C | 1891 |
| Hogg, W D., Q.C | 1883 |
| Hosmer, C. R | 1882 |
| †Howland, Oliver A. | 1893 |
| †HUDDART, JAMES | 1893 |
| Hughson, W. C. | 1891 |
| HUTCHESON, JAS. A | 1896 |
| Hutchison, W., M.P. | 1896 |
| †Hyman, C. S. | 1891 |



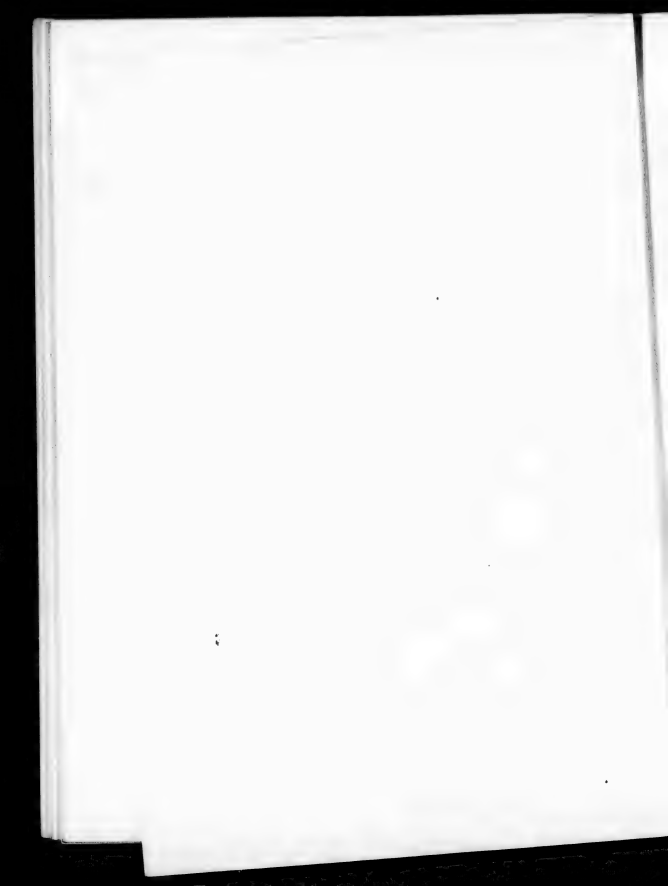
| IRWIN, LT-COL. T. D. | | | | 1882 |
|------------------------------|---|------|------|------|
| ISBESTER, JAMES | | | | 1879 |
| IVES, HON. W. B., Q.C., M.P. | | | | 1886 |
| †Jamieson, R. W., M.P. | | | | 1897 |
| †Jennings, W. T., C.E. | | | | 1889 |
| Jones, C. J | | | | 1882 |
| Jones, Louis K | | | | 1889 |
| KEEFER, T. C, C.M.G. | | | | 1868 |
| †KERR, J. K., Q.C. | | | | 1896 |
| KIMBER, R. E. | | | | 1877 |
| KING, HON. MR. JUSTICE | | | | 1893 |
| †Kingsmill, N., Q.C | | | | 1873 |
| †Kingston, F | | | | 1879 |
| †KIRCHHOFFER, HON. J. N. | | | | 1893 |
| KLOCK, JAMES B., M P. | | | | 1896 |
| KLOCK, ROBT. A | | | | 1896 |
| LAVERGNE, HON MR. JUSTICE | | | | 1897 |
| †LAKE, COLONEL P. H. M. | | | | 1893 |
| †Lash, Z. A., Q.C. | | | | 1890 |
| †LAFLEUR, EUGENE | | | | 1893 |
| LAUDER, VERY REV. DEAN | | | | 1893 |
| LAURIER, THE RIGHT HON. SIR | W | ILFI | RID, | |
| G.C.M.G., M.P. | | | . • | 1877 |
| †LEE, W. HORACE | | | | 1869 |
| †Lemieux, Rodolphe, M.P | | | | 1897 |
| LESHEUR W D. | | | | 1893 |



| LEWIS, J. TRAVERS | 1887 |
|-------------------------------------------------------|------|
| †LISTER, J. F., Q.C, M.P. | 1895 |
| †Lougheed, Hon. J. A., Q.C. | 1890 |
| †Lumsden, Hugh D., C.E | 1896 |
| | |
| †Macdonald, Hon. Hugh J | 1896 |
| Macdonald, LtCol., D. A. | 1874 |
| | 1882 |
| †Macdonell, John A, Q.C | |
| †MacInnes, Hon. D | 1880 |
| Mackay, Robt | 1897 |
| MACKEY, WM. | 1876 |
| MACKINTOSH, HON. C. H. | 1878 |
| MACLAREN, ALBERT | 1894 |
| MACLAREN, ALEXANDER | 1894 |
| MACLAREN, DAVID | 1893 |
| McLeod, H. A. F., C.E. | 1886 |
| MACLENNAN, LTCOL, R. R., M.P. | 1891 |
| †Macmaster, Donald, Q.C. | 1894 |
| †Macmurchy, Angus | 1895 |
| †McNeill, Alex, M.P | 1898 |
| †Macpherson, LtCol. John | 1873 |
| †McCarthy, D., Q.C, M.P. | 1878 |
| McConnell, R. G | 1895 |
| McCord, F. A | 1893 |
| | 1896 |
| McDougall, J. M., Q.C. + McEchran, Duncan, F.R.C.V.S. | 1896 |
| McKay, T. Masson | 1892 |
| McKay, W. M | 1897 |
| † McKeen, Hon. David | |
| MICKEEN, HON. DAVID | 1070 |



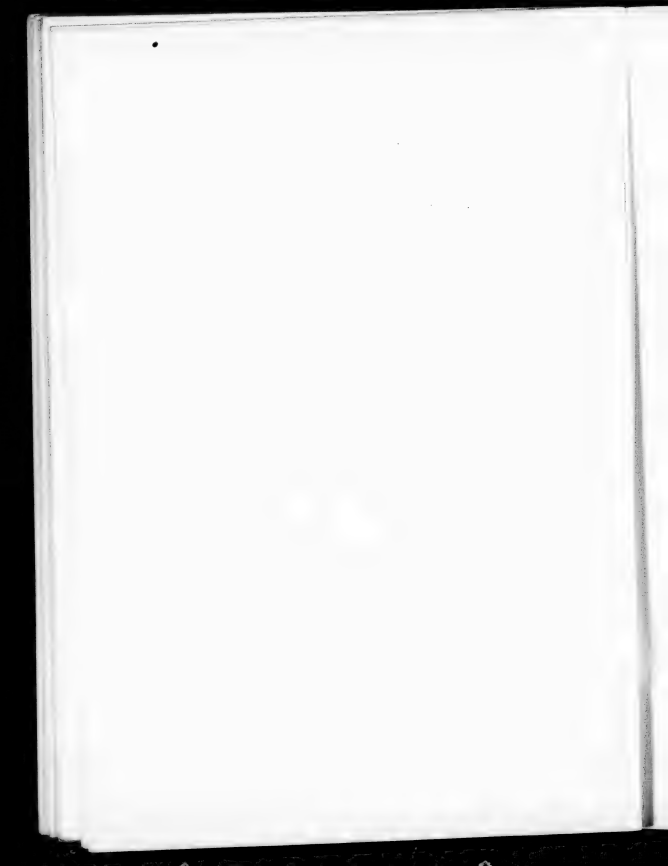
| † McKenzie, Wm | | e 1 | | 1894 |
|-----------------------------|---|-----|-----|------|
| McLean, Alexander | | | | 1880 |
| †MACLEAN, W. F., M.P. | | | | 1893 |
| †McLennan, J. S | | | ٠ | 1893 |
| †McPherson, W. D | | | | 1895 |
| McRae, Hector | | | | 1893 |
| McTavish, Mr. Justice | | | | 1883 |
| † MACPHERSON, T. H., M.P | | , | | 1896 |
| MAGEE, CHARLES | | | | 1873 |
| †Mann, D. D. | | | • • | 1893 |
| MANUEL, JOHN | • | • • | | 1876 |
| MARLER, W. L. | ٠ | • | | 1887 |
| MATHER, JOHN | • | | | 1873 |
| †MEREDITH, FRED. E | ٠ | • | | 1896 |
| MIALL, EDWARD | • | | | 1883 |
| †MILLER, HON. WM | | | | 1895 |
| MILLS, HON. DAVID | | | | 1897 |
| † Monk, G. W. | | | | 1884 |
| Monk, Hy. C | | | | 1886 |
| † Monk, F. D., M.P | | • | | 1896 |
| †MONTIZAMBERT, F., M.D. | | | | 1890 |
| †MORRISON, AULAY, M.P. | | | | 1896 |
| MOUNTAIN, GEO. A., C.E. | | | | 1896 |
| MULOCK, HON. W., Q.C., M.P. | | | | 1883 |
| Murphy, J. L. | | | | 1894 |
| | | | | |
| Nellis, T. F. | | | | 1876 |
| Newby, Frank | | | | |
| Newcombe, E. L., Q.C. | | | | 1893 |
| TATH COMPLET THE ACTION | | | | - 0 |



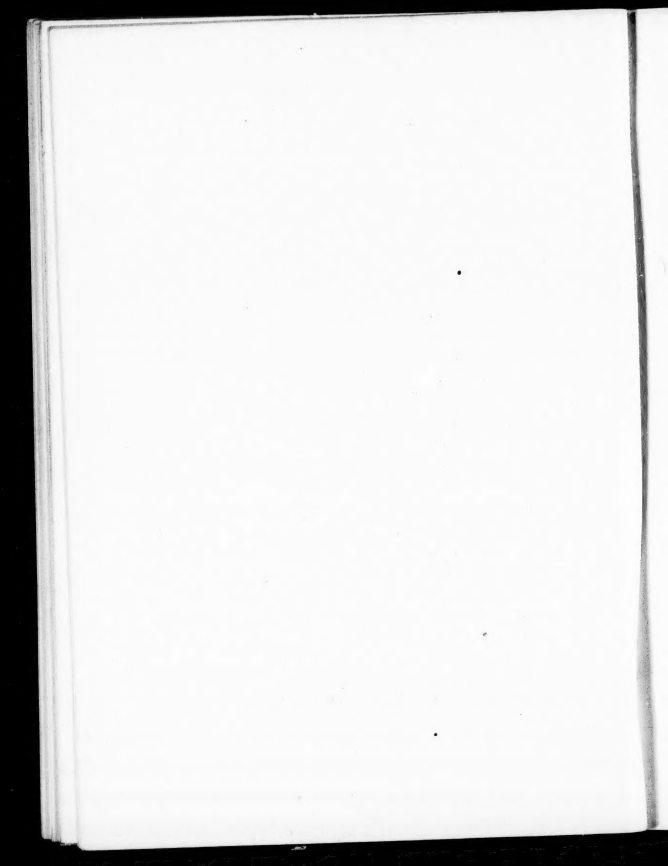
| · | | |
|-----------------------------|---|----------|
| NICHOLSON, VERNON C | | 1886 |
| Noel, H. V. | | 1865 |
| , | | |
| | | .0(|
| O'BRIEN, A. H. | • | 1896 |
| O'CONNOR, CHAS. | | 1895 |
| O'CONNOR, D., Q.C. | | 1874 |
| O'GARA, M., Q.C. | | 1869 |
| OGILVIE, SHIRLEY | | 1896 |
| †Onderdonk, Andrew | | 1890 |
| †ONDERDONK, SHIRLEY | | 1897 |
| †OSLER, B. B., Q.C. | | 1888 |
| †OSLER, E. B., M.P | | 1890 |
| , | | |
| | | |
| PALMER, A. Z. | | 1885 |
| PATERSON, HON. W., M.P. | | 1896 |
| PATTERSON, HON. J. C. | | 1883 |
| PATTEE, G. B. | | 1886 |
| †Penny, E. Goff, M.P. | | 1897 |
| PERLEY, G. H. | | 1883 |
| Piddington, S. | | 1892 |
| †Pottinger, D. | | 1888 |
| Pope, Joseph | | 1896 🛮 |
| †POPE, RUFUS H., M.P | | 1890 |
| POWELL, C. BERKELEY, M.P.P. | | 1885 |
| | | 1889 |
| POWELL, R. W., M.D. | | 1893 |
| POWELL, FRED. W. | | , , |
| †PREFONTAINE, R., M.P. | | 0.00 |
| †Price, Hon. E. J. | | 1000 |



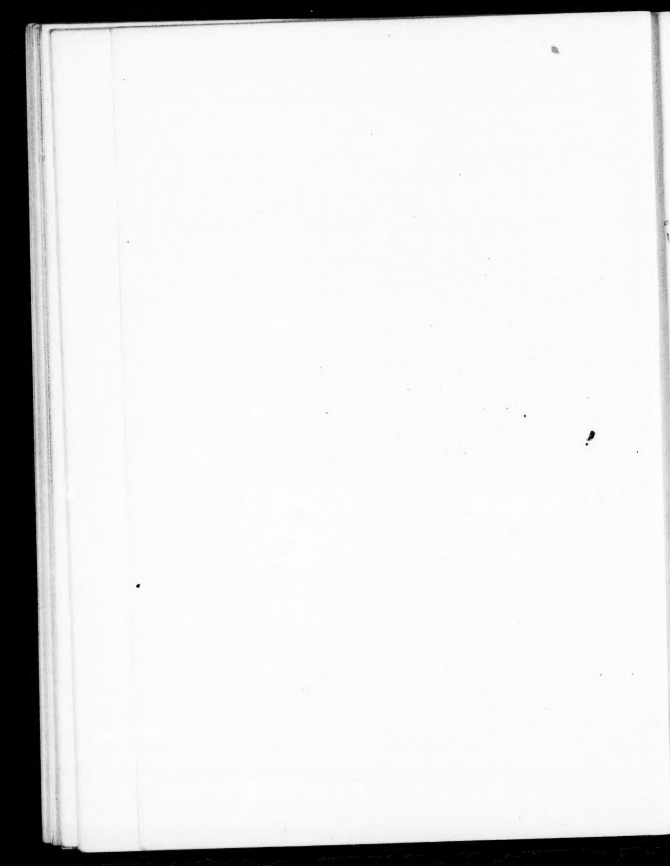
| †Pyke, James W | 1893 |
|---------------------------------|-------|
| PRESTON, ROBT. H. M. D. | 1898 |
| †PRIOR, LTCOL. HON. E. G., M.P. | 1888 |
| †Provand, A. D., M.P | 1896 |
| Pugsley, J. W. | 1890 |
| | |
| | |
| †Quinn, M. J. F., Q.C., M.P. | 1896 |
| | |
| | 0 |
| READ, CHAS. E | 1891 |
| REED, HAYTER | 1893 |
| Reid, J. D., M.D., M.P | 1894 |
| †RIVETT-CARNAC, SIR JAS., BART | 1897 |
| †Robertson, J. Ross, M.P. | 1897 |
| Robertson, J. W. | 1891 |
| †Robinson, Christopher, Q.C. | 1888 |
| ROBINSON, HIRAM. | 1892 |
| †RODDICK, T. G., M.D., M.P. | 1896 |
| ROSAMOND, B., M.P. | 1892 |
| †Ross, James, C. E | 1888 |
| Ross, P D. | 1892 |
| †Ross, W. B., Q.C. | 1897 |
| Rowley, W. H | 1884 |
| RUSSELL, B., Q.C., M. P. | 1896 |
| | |
| | . Q = |
| †St. John, Molyneux | 1097 |
| †Sanford, Hon. W. E | 0 / |
| Scarth, W. B | 1896 |



| Scott, D'Arcy | 1897 |
|----------------------------------|------|
| SCOTT, HON. R. W., Q.C | 1873 |
| SCOTT, J. PHILIP | 1886 |
| SCHREIBER, COLLINGWOOD, C.M.G | 1889 |
| †SEAGRAM, J. E., M. P | 1896 |
| SEDGEWICK, HON. MR. JUFTICE | 1888 |
| †SECRETAN, J. H. E., C. E | 1890 |
| SHAUGHNESSY, THOS. G | 1888 |
| SHERWOOD, A. PERCY | 1887 |
| SIFTON, HON. CLIFFORD, M.P | 1896 |
| SIMPSON, ALEX | 1887 |
| †SISE, C. F | 1882 |
| Skead, E. S | 1889 |
| SLADEN, ARTHUR F | 1898 |
| SLATER, R. N | 1893 |
| Sмітн, С. J | 1891 |
| †SMITH, HON. SIR FRANK | 1891 |
| SMITH, LTCOL. H. R., A.D.C. | 1871 |
| †Snowball, Hon. J. B | 1893 |
| †Spain, Captain O. G. V | 1893 |
| Sparks, N. C | 1895 |
| †Spencer, C. W | 1896 |
| †STARKE, LTCOL. G. R | 1897 |
| STEWART, ARCHIBALD | 1882 |
| STEWART, DOUGLAS | 1896 |
| STEWART McLEOD | 1871 |
| STEWART, NEIL | 1883 |
| STRATHCONA AND MOUNT ROYAL, LORD | |



| STRONG, RT. HON. SIR S. H | 1876 |
|--------------------------------------|------|
| †Sutherland, J., M.P | 1881 |
| SWEETLAND, Mr. SHERIFF | 1873 |
| SWEETLAND, MR. SHERIFF | 13 |
| | |
| †TAIT, THOMAS | 1893 |
| TASCHEREAU, HON. MR. JUSTICE | 1879 |
| †Tharp, Captain G. P., A.D.C | 1898 |
| Thompson, Geo. F | 1889 |
| †Thompson, W. G., C. E | 1891 |
| TILTON, LT. COL. JOHN | 1869 |
| †TISDALE, LTCOL. HON. D., Q.C, M.P. | 1887 |
| †Tucker, LtCol. J. J., M.P | 1897 |
| TUPPER, HON. SIR C. H., Q.C., M.P. | 1883 |
| TUPPER, HON. SIR CHAS., BART., M. P. | 1870 |
| †Turner, Col. Chas. E | 1897 |
| TYRRELL, J. B | 1892 |
| TYRRELL, J. B. | |
| | |
| †VAN HORNE, SIR W. C., K.C.M.G | 1882 |
| | |
| †Wainwright, W | 1883 |
| †WAKEHAM, COMMANDER W., M.D | 1894 |
| WALDO, EDWARD | 1881 |
| WALKER, FRANK H | 1894 |
| WALKER, FRANK II. | 1894 |
| WARREN, II. D. | 1889 |
| †WHITE, W. G | -0-6 |
| †WHITE, HON. PETER | |



| WHITE, LTCOL. WM., C.M.G. | | 1865 |
|--------------------------------|--|------|
| WHITE, FRED | | 1884 |
| †WHITE, W. R. Q.C | | 1889 |
| †White, Wm. J | | 1893 |
| WICKSTEED, H. A | | 1893 |
| WILMOT, SAMUEL | | 1890 |
| †WILKINSON, C. H | | 1897 |
| Wilson, Z | | 1878 |
| / †Wood, A. T., M.P | | 1896 |
| †Wood, Hon. Josiah | | 1895 |
| Wood, Hon. John F., Q.C., M.P. | | 1886 |
| Woods, James W | | 1896 |
| WRIGHT, H. P., M.D | | 1879 |
| | | |
| VOUNC CHAPTER H | | 1806 |